REMARKS/ARGUMENTS

The present application contains claims 1-31. Claims 1, 4, 9, 12, 15, 19-26,

28, 29 and 31 have been amended to cure minor informalities therein, and to

provide proper antecedents.

Applicant thanks Examiner Misleh for the courtesy of granting a telephone

interview conducted on September 5, 2007.

Applicant respectfully asks that the Examiner reconsider the position that

claims 4 and 22 are not drawn to the elected invention.

Making reference to Paragraph [0106], bridging pages 25 and 26 of the

substitute specification, which paragraph is specifically directed to the embodiment

of Figure 6, it should be noted that the optical element 9 is described as "an optical

element, such as a glass plate having a refractive index of substantially equal to

that of crystal and not having a double refraction characteristic."

Comparing this language with amended claim 4, it should be noted that there

is no recitation of "a double refraction characteristic" in claim 4. Claim 4, as

amended, recites "the refractive index of the compensating optical system is

substantially equal to that of crystal," i.e., the identical language found in

Paragraph [0106] and recited above. It should be noted that claim 22, as amended,

recites substantially the identical feature as recited in claim 4. It is thus submitted

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that claims 4 and 22, as amended, are directed to the elected species of Figures 5 and 6 and should be examined together with claims 1-3, 5-21 and 23-31.

Examiner, in paragraph 1, page 2 of the last Official Action recites that Figures 7 and 8, is described in Paragraph 126, indicates that the infrared cut filter 8F has the same refractive index as that of crystal but does not have a double refractive characteristic and that claims 4 and 22 appear to directly correspond to this feature – disclosed with species II (Figs. 7 and 8). It should be noted that claims 4 and 22 do not recite an "infrared cut filter" and, as was pointed out above, neither claims 4 nor 22 have any recitation of a "double refraction characteristic."

In view of the fact that claims 4 and 22, as amended, recite substantially the identical text found in Paragraph [0106] which specifically refers to the embodiment of Figure 6, it is submitted that claims 4 and 22, recite limitations shown in the elected embodiment of Figs. 5-6 and reconsideration and inclusion of these claims as being directed to the elected invention is earnestly solicited.

**Applicant:** Sumio Kawai

**Application No.:** 10/600,363

Conclusion

If the Examiner believes that any additional minor formal matters need to be

addressed in order to place this application in condition for allowance, or that a

telephone interview will help to materially advance the prosecution of this

application, the Examiner is invited to contact the undersigned by telephone at the

Examiner's convenience.

In view of the foregoing amendment and remarks, Applicants respectfully

submit that the present application, including claims 1-31, is in condition for

examination and allowance and a notice to that effect is respectfully requested.

Respectfully submitted,

Sumio Kawai

Louis Weinstein

Registration No. 20,477

Volpe and Koenig, P.C. United Plaza, Suite 1600 30 South 17th Street Philadelphia, PA 19103

Telephone: (215) 568-6400

Facsimile: (215) 568-6499

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